TO: Mail Stop 8
Director of the U.S. Patent & Trademark Office
P.O. Box 1450
Alexandria, VA 22313-1450

## REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

•	-	15 U.S.C. § 1116 you are hereby advised that a court action istrict of California on the following  Patents or	
DOCKET NO. CV 08-04608 JCS	DATE FILED	U.S. DISTRICT COURT	
PLAINTIFF INTEL CORP	10/3/08	450 Golden Gate Avenue, P.O. Box 36060, S DEPENDANT GAAH INC.	an Francisco, CA 94102
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HULDER OF PATENTOR IN	ADEMARK
1 see Complaint	2,251,965	3,136,102	
2 414.978	2,250,491	3,173,39/	
3 938,772	2,254,525	3,705,746	
4 939,641	2,26 1.53/	2179,209	
5 1,022,563	2,276,580		
DATE INCLUDED  PATENT OR  TRADEMARK NO.	INCLUDED BY  DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TR	Other Pleading
1 1,573,32 4	2,446,693		
2 1,723,243	2,482,327		
3 1,725,692	2,585,551		
4 2,171,177	217421174		
5 2,194,121	31029,954		
In the abo	ove—entitled case, the follow	ving decision has been rendered or judgement issued:	
CLERK		(BY) DEPUTY CLERK	DATE
Richard W	. Wicking	Sheila Rash	October 8, 2008

Copy 1—Upon initiation of action, mail this copy to Commissioner Copy 3—Upon termination of action, mail this copy to Commissioner Copy 2—Upon filing document adding patent(s), mail this copy to Commissioner Copy 4—Case file copy

Robert N. Phillips (SBN 120970) Yuka Sugar (SBN 209997) HOWREY LLP 525 Market Street, Suite 3600 San Francisco, California 94105 Telephone: (415) 848-4900 Facsimile: (415) 848-4999 5 Attorneys for Plaintiff INTEL CORPORATION 6 7 8 IN THE UNITED STATES DISTRICT COURT 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA 10 CV Case 08 INTEL CORPORATION, a Delaware corporation, 12 COMPLAINT FOR TRADEMARK INFRINGEMENT, DILUTION, UNFAIR Plaintiff. 13 COMPETITION, DAMAGES AND INJUNCTIVE RELIEF VS. 14 DEMAND FOR JURY TRIAL 15 GAAH Inc., a California corporation, 16 Defendant. 17 18 Plaintiff Intel Corporation ("Intel") alleges as follows: 19 1. This action arises from unauthorized use of the trade name and service mark 20 AUTOINTEL, and domain name www.autointel.com, by defendant GAAH Inc., a California 21 corporation, doing business as AutoIntel ("AutoIntel"). 22 2. By using a trade name and service mark that wholly incorporates and emphasizes the world famous INTEL® trademark, AutoIntel is causing and/or is likely to cause confusion leading 23 24 consumers to believe that there is an association between Intel and AutoIntel, or that AutoIntel is 25 sponsored or affiliated with, or licensed by Intel. In addition, AutoIntel's acts are causing, and/or are likely to cause, dilution of the INTEL® trademark. Consequently, Intel seeks injunctive relief and 26 27 damages under the federal Lanham Act (15 U.S.C. §§ 1051, et seq.), the California Business and 28

COMPLAINT FOR DAMAGES AND INJUNCTIVE RELIEF

Professions Code, and the common law doctrines of passing off and unfair competition and cancellation of AutoIntel's United States federal trademark registration under the Lanham Act (15 U.S.C. § 1119). 3 JURISDICTION 4 This Court has personal jurisdiction over AutoIntel because, on information and belief, 5 3. 6 it conducts or has conducted business in the State of California and within this judicial district. 7 This Court has jurisdiction over this matter pursuant to 15 U.S.C. § 1121 and 28 U.S.C. 4. §§ 1331, 1338 and 1367. Intel's claims are, in part, based on violations of the Lanham Act, as 8 amended, 15 U.S.C. §§ 1051, et seq. The Court has jurisdiction over the state law claims pursuant to 28 U.S.C. §§ 1332, 1338(b), and 1367. 10 INTRADISTRICT ASSIGNMENT 11 II. 12 5. This is an intellectual property action and therefore shall be assigned on a district-wide basis per Civil L.R. 3-2(c). 13 14 III. THE PARTIES 15 6. Plaintiff Intel is a Delaware corporation having its principal place of business at 2200 Mission College Boulevard, Santa Clara, California. Intel offers a wide variety of goods and services, 16 which are sold worldwide and throughout the United States, including in the Northern District of 17 California. 18 7. 19 Upon information and belief, Defendant AutoIntel does business under the registered corporate name of GAAH Inc. and is a California corporation with a principal place of business at 20 21 13636 Ventura Boulevard, Suite 225, Sherman Oaks, California. AutoIntel operates a website at 22 www.autointel.com and is a nationwide vehicle sales and leasing and corporate fleet management firm 23 operating under the trade name and service mark AUTOINTEL. Upon information and belief, AutoIntel has provided services to and continues to target consumers in this district. 24 25 1/// 26 /// 27 ///

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COMPLAINT FOR DAMAGES AND INJUNCTIVE RELIEF

#### IV. INTEL'S BUSINESS AND MARKS

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- 8. Intel is a world-famous company that develops, manufactures and sells a wide variety of computer, communications and Internet-related products and services. Intel's customers include individual consumers, businesses, schools, and the government.
- 9. Intel's technology and services play a role in virtually every industry. Intel frequently provides technology solutions to businesses in the automotive industry. For example, automotive designers use Intel technology for power train control, anti-lock braking/vehicle dynamics control, and in-vehicle networking. Intel technology is also used for automotive casting simulations and for on-line management of the automotive parts procurement and supply chain. It has partnered with companies, such as Harman/Becker, to create in-vehicle infotainment systems. Intel has also worked with car companies, such as Volkswagen, to create open standards for mobile to automobile communications.

Intel has continuously offered and sold products and services since at least as early as

- 1969 under the company name and trademark INTEL, long prior to AutoIntel's use of its service mark
  and trade name. For 40 years, Intel has used INTEL as a trade name, trademark and service mark to
  identify virtually its entire line of products and services. INTEL is one of the most valuable, respected
  and famous names and trademarks in the world. Indeed, *The Wall Street Journal* has regularly
  recognized the INTEL mark as one of America's most valuable brand names. From 1995 to 2000, *Fortune* magazine recognized Intel as one of the top ten "Most Admired Corporations in America," an
  honor Intel has shared alongside such companies as General Electric, Microsoft and Coca-Cola. In
  2008, the INTEL brand was ranked seventh in the world in Interbrand's Best Global Brands survey,
  - 11. Intel uses INTEL as its "house mark" on or in connection with virtually every product and service it sells. Intel also regularly uses its INTEL house mark in conjunction with hundreds of other terms as the names of particular products or services, and in advertisements that span nearly every type of media. Thus, consumers are accustomed to seeing the INTEL mark combined with other terms to identify products and services that originate from Intel or its licensees. Intel engages in massive international advertising campaigns promoting the INTEL mark, spending many millions of

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with an estimated value of \$31 billion.

dollars on this effort, and consequently, exposing consumers to billions of commercial impressions of its trademark. In 2007 alone, Intel sold over \$38.3 billion of INTEL branded products and services and, in the last twelve years, Intel has sold over \$364 billion of products and services under the INTEL name and mark.

12. Intel is the owner of numerous U.S. trademark registrations for the mark INTEL, including the following:

a. Intel is the owner of U.S. Trademark Registration Nos. 914,978 and 938,772 issued on June 15, 1971 and July 25, 1972, respectively, for the mark INTEL for use in connection with

on June 15, 1971 and July 25, 1972, respectively, for the mark INTEL for use in connection with integrated circuits, registers and semiconductor memories and equipment for the testing and programming thereof. These registrations, duly and legally issued by the United States Patent and Trademark Office, are valid, subsisting, and incontestable pursuant to 15 U.S.C. § 1065. Intel uses the notice of registration, "®," with its INTEL mark pursuant to 15 U.S.C. § 1111. Copies of these registrations are attached hereto as Exhibits A and B.

b. Intel is the owner of U.S. Trademark Registration No. 939,641 issued on August 1,

15 1972 for the mark INTEL for use in connection with integrated circuits, registers, and semiconductor memories. This registration, duly and legally issued by the United States Patent and Trademark Office, is valid, subsisting, and incontestable pursuant to 15 U.S.C. § 1065. Intel uses the notice of registration, "®," with its INTEL mark pursuant to 15 U.S.C. § 1111. A copy of this registration is attached hereto as Exhibit C.

c. Intel is the owner of U.S. Trademark Registration No. 1,022,563, issued on October 14, 1975, for the mark INTEL for use in connection with microcomputers, microcontrollers, and microprocessors. This registration, duly and legally issued by the United States Patent and Trademark Office, is valid, subsisting, and incontestable pursuant to 15 U.S.C. § 1065. Intel uses the notice of registration, "®," with its INTEL mark pursuant to 15 U.S.C. § 1111. A copy of this registration is attached hereto as Exhibit D.

d. Intel is the owner of U.S. Trademark Registration No. 1,573,324, issued on December 26, 1989, for the mark INTEL for use in connection with printed material, namely, technical

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1	manuals, paripriets, user and product manuals, are of which relate to the field of information and data
2	technology and semiconductor devices. This registration, duly and legally issued by the United States
3	Patent and Trademark Office, is valid, subsisting, and incontestable pursuant to 15 U.S.C. § 1065.
4	Intel uses the notice of registration, "®," with its INTEL mark pursuant to 15 U.S.C. § 1111. A copy
5	of this registration is attached hereto as Exhibit E.
6	e. Intel is the owner of U.S. Trademark Registration No. 1,723,243, issued on
7	October 13, 1992, for the mark INTEL for use in connection with metal key rings, watches, note paper,
8	note cards, posters, microprocessor chip die plot prints as art prints, pencils, ball point pens, ink pens
9	and stationery folders; plastic key chain tags; mugs and water bottles sold empty, jigsaw puzzles, golf
10	balls, golf tees and golf ball markers. This registration, duly and legally issued by the United States
11	Patent and Trademark Office, is valid, subsisting, and incontestable pursuant to 15 U.S.C. § 1065.
12	Intel uses the notice of registration, "®," with its INTEL mark pursuant to 15 U.S.C. § 1111. A copy
13	of this registration is attached hereto as Exhibit F.
14	f. Intel is the owner of U.S. Trademark Registration No. 1,725,692, issued on
15	October 20, 1992, for the mark INTEL for use in connection with, among other things, sports bags,
16	gym bags and carry-on bags; towels, and clothing. This registration, duly and legally issued by the
17	United States Patent and Trademark Office, is valid, subsisting, and incontestable pursuant to 15
18	U.S.C. § 1065. Intel uses the notice of registration, "®," with its INTEL mark pursuant to 15 U.S.C. §
19	1111. A copy of this registration is attached hereto as Exhibit G.
20	g. Intel is the owner of U.S. Trademark Registration No. 2,171,778, issued on July 7,
21	1998, for the mark INTEL for use in connection with, among other things, computer operating system
22	software, computer hardware, integrated circuits, integrated circuit chips, microprocessors, printed
23	circuit boards, video circuit boards, audio-video circuit boards, video graphic accelerators, multimedia
24	accelerators, video processors, computer hardware and software for the development, maintenance, and
25	use of interactive audio-video computer conference systems, and computer hardware and software for
26	the receipt, display and use of broadcast video, audio and data signals. This registration, duly and
27	legally issued by the United States Patent and Trademark Office, is valid, subsisting, and incontestable

h. Intel is the owner of U.S. Trademark Registration No. 2,194,121 issued on October 6, 1998, for the mark INTEL for use in connection with, among other things, printed materials, namely, books, magazines, newsletters, journals, operating manuals, users guides, 5 pamphlets, and brochures about, for use with and directed to users of, computer operating system software; computer operating programs; computer system tools; computer application software; computer hardware; computer components; integrated circuits; microprocessors; computer memory devices; video graphic accelerators; multimedia accelerators; video processors; and fax/modems. This registration, duly and legally issued by the United States Patent and Trademark Office, is valid, subsisting, and incontestable pursuant to 15 U.S.C. § 1065. Intel uses the notice of registration, "®," with its INTEL mark pursuant to 15 U.S.C. § 1111. A copy of this registration is attached hereto as Exhibit I. 13

- Intel is the owner of U.S. Trademark Registration No. 2,251,962 issued on June 8, 1999, for the mark INTEL for use in connection with clocks, jewelry, cuff links, key chains, necklaces, necktie fasteners, lapel pins, pendants, piggy banks, trophies and watches. This registration, duly and 17 I legally issued by the United States Patent and Trademark Office, is valid, subsisting, and incontestable pursuant to 15 U.S.C. § 1065. Intel uses the notice of registration, "B," with its INTEL mark pursuant to 15 U.S.C. § 1111. A copy of this registration is attached hereto as Exhibit J.
  - i. Intel is the owner of U.S. Trademark Registration No. 2,251,961 issued on June 8, 1999, for the mark INTEL for use in connection with binders, bookends, boxes for pens, calendars, tablets, note cards, self-adhesive pads, desk pads, and calendar pads, pens, pencils, folders, paperweights, pen and pencil holders, photograph stands, crasers, markers, desk sets, and desk organizers. This registration, duly and legally issued by the United States Patent and Trademark Office, is valid, subsisting, and incontestable pursuant to 15 U.S.C. § 1065. Intel uses the notice of registration, "8," with its INTEL mark pursuant to 15 U.S.C. § 1111. A copy of this registration is attached hereto as Exhibit K.

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1	k. Intel is the owner of U.S. Trademark Registration No. 2,250,491 issued ол June 1,
2	1999, for the mark INTEL for use in connection with travel bags, luggage, school bags, back packs,
3	beach bags, duffel bags, fanny packs, and umbrellas. This registration, duly and legally issued by the
4	United States Patent and Trademark Office, is valid, subsisting, and incontestable pursuant to 15
5	U.S.C. § 1065. Intel uses the notice of registration, "B," with its INTEL mark pursuant to 15 U.S.C. §
6	1111. A copy of this registration is attached hereto as Exhibit L.
7	l. Intel is the owner of U.S. Trademark Registration No. 2,254,525 issued on June 15,
8	1999, for the mark INTEL for use in connection with T-shirts, shirts, jackets, headwear, hats, polo
9	shirts, and infant rompers. This registration, duly and legally issued by the United States Patent and
10	Trademark Office, is valid, subsisting, and incontestable pursuant to 15 U.S.C. § 1065. Intel uses the
11	notice of registration, "®," with its INTEL mark pursuant to 15 U.S.C. § 1111. A copy of this
12	registration is attached hereto as Exhibit M.
13	m. Intel is the owner of U.S. Trademark Registration No. 2,261,531 issued on
14	July 13, 1999, for the mark INTEL for use in connection with toys, dolls, bean bags, and Christmas
15	tree ornaments. This registration, duly and legally issued by the United States Patent and Trademark
16	Office, is valid, subsisting, and incontestable pursuant to 15 U.S.C. § 1065. Intel uses the notice of
17	registration, "®," with its INTEL mark pursuant to 15 U.S.C. § 1111. A copy of this registration is
18	attached hereto as Exhibit N.
19	n. Intel is the owner of U.S. Trademark Registration No. 2,276,580 issued on
20	September 7, 1999 for the mark INTEL for use in connection with mugs and sports bottles. This
21	registration, duly and legally issued by the United States Patent and Trademark Office, is valid,
22	subsisting, and incontestable pursuant to 15 U.S.C. § 1065. Intel uses the notice of registration, "®,"
23	with its INTEL mark pursuant to 15 U.S.C. § 1111. A copy of this registration is attached hereto as
24	Exhibit O.
25	o. Intel is the owner of U.S. Trademark Registration No. 2,446,693, issued on
26	April 24, 2001, for the mark INTEL for use in connection with, among other things, computers,
27	computer hardware, software for use in operating and maintaining computer systems, microprocessors,
28	COMPLAINT FOR DAMAGES AND INJUNCTIVE RELIEF 7

p. Intel is the owner of U.S. Trademark Registration No. 2,462,327, issued on June 19, 2001, for the mark INTEL for use in connection with, among other things, computer hardware and software for use in imaging and photographic applications. This registration, duly and legally issued by the United States Patent and Trademark Office, is valid, subsisting, and incontestable pursuant to 15 U.S.C. § 1065. Intel uses the notice of registration, "®," with its INTEL mark pursuant to 15 U.S.C. § 1111. A copy of this registration is attached hereto as Exhibit Q.

q. Intel is the owner of U.S. Trademark Registration No. 2,585,551, issued on June 25, 2002, for the mark INTEL for use in connection with, among other things, computer hardware installation and repair services; arranging and conducting educational conferences and seminars in the fields of computers, telecommunications, and computer networking, and distributing course materials 16 in connection therewith; development, publishing and dissemination of educational materials in the 17 I fields of computers, telecommunications and computer networking for others; interactive and noninteractive computer education training services; providing information via global computer network in the fields of education and entertainment; provision of interactive and non-interactive electronic information services on a wide variety of topics; development of local and wide area computer networks for others; computer web site design services; computer software design for others; development of interactive and non-interactive web pages for the global computer network for others; providing on-line newspapers, magazines, instructional manuals in the fields of technology, entertainment, education and business; and development, maintenance, and provision of interactive and non-interactive electronic bulletin boards services in the fields of entertainment and education. This registration, duly and legally issued by the United States Patent and Trademark Office, is valid and

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§ 1111. A copy of this registration is attached hereto as Exhibit R.

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- r. Intel is the owner of U.S. Trademark Registration No. 2,742,174, issued on July 29, 4 2003, for the mark INTEL for use in connection with, among other things, installation, repair,
  - maintenance, support and consulting services for computer-related and communications-related goods;
- providing on-line publications, namely, books, brochures, white papers, catalogs and pamphlets in the fields of computer and information technology; and designing and developing standards for others in
- 8 the design and implementation of computer software, computer hardware and telecommunications
- 9 equipment. This registration, duly and legally issued by the United States Patent and Trademark
  - Office, is valid and subsisting. Intel uses the notice of registration, "®," with its INTEL mark pursuant
  - to 15 U.S.C. § 1111. A copy of this registration is attached hereto as Exhibit S.
- s. Intel is the owner of U.S. Trademark Registration No. 3,029,954, issued on
- 13 December 13, 2005, for the mark INTEL for use in connection with, among other things,
  - 4 semiconductor and microprocessor cartridges; internet and web servers; internet and web caching
- 15 servers; wireless and remote computer peripherals; computer hardware and software for enabling web
- 16 portals; computer hardware and software for digital encryption, identification and certification;
- 17 computer hardware and software to enable remote encrypted networking; computer hardware and
- 18 software to enable secure data transmission via networks, the internet and world wide web; and
- 19 computer consultation services, namely, web design and development services. This registration, duly
- and legally issued by the United States Patent and Trademark Office, is valid and subsisting. Intel uses the notice of registration, "®," with its INTEL mark pursuant to 15 U.S.C. § 1111. A copy of this
- 21 the notice of registration, "®," with its INTEL mark pursuant to 15 U.S.C. § 1
  22 registration is attached hereto as Exhibit T.
- t. Intel is the owner of U.S. Trademark Registration No. 3,136,102, issued on
- 24 August 29, 2006, for the mark INTEL for use in connection with telecommunication services, namely,
- 25 electronic and digital transmission of data, documents, audio and video via computer terminals. This
- 26 registration, duly and legally issued by the United States Patent and Trademark Office, is valid and

§ 1111. A copy of this registration is attached hereto as Exhibit U.

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- u. Intel is the owner of U.S. Trademark Registration No. 3,173,391, issued on November 21, 2006, for the mark INTEL for use in connection with telecommunications consulting services. This registration, duly and legally issued by the United States Patent and Trademark Office,
- 5 is valid and subsisting. Intel uses the notice of registration, "®," with its INTEL mark pursuant to 15
- U.S.C. § 1111. A copy of this registration is attached hereto as Exhibit V.
- 8 13. In addition to using INTEL as a trade name, a trademark, and a service mark. Intel also owns a large family of marks that incorporate INTEL as a prominent component of the mark. For 9 example, in 1991, Intel developed and launched a cooperative advertising and licensing program 10 referred to as the "Intel Inside® Program." As part of this program, Intel adopted and began to use the 11 12 trademarks INTEL INSIDE and INTEL INSIDE & SWIRL Logo (collectively referred to as the "INTEL INSIDE Marks") and licensed those marks to OEMs ("Original Equipment Manufacturers") 13 14 to communicate to the end consumer that the manufacturers' products, such as personal desktop computers, laptop computers and workstations, were designed with genuine Intel microprocessors. 15
  - The INTEL INSIDE mark became a badge of innovation and quality hallmarks of Intel to allow consumers to distinguish between products.
  - 14. Among Intel's many thousands of OEM licensees worldwide are giants of the computer industry such as Dell, Gateway, Hewlett-Packard, IBM, and Sony. It is estimated that Intel's OEM licensees sold many billions of dollars worth of computer products bearing the INTEL INSIDE Marks. The combined advertising expenditure by Intel and Intel's licensees under the INTEL INSIDE Marks has averaged over one billion dollars for each of the last few years. Through extensive advertising and
  - promotion by Intel and its licensees, advertisements reflecting the INTEL and INTEL INSIDE Marks
- have most likely created billions of impressions upon the general consuming public.
  - 15. Intel is the owner of numerous U.S. trademark registrations for the INTEL INSIDE Marks, including Reg. No. 1,705,796 and Reg. No. 2,179,209. Copies of these registrations are attached hereto as Exhibits W and X.

- 16. Intel owns many other U.S. trademark registrations for its family of INTEL formative marks. These include: INTEL SPEEDSTEP, INTEL NETBURST, INTEL VIIV, and INTEL CORE. Copies of these registrations are attached hereto as Exhibits Y through BB.
- 17. Intel is also the owner of several California trademark registrations for the mark INTEL (CA Reg. No. 63565; CA Reg. No. 94220; CA Reg. No. 94221). Copies of these registrations are attached hereto as Exhibits CC through EE.
- 18. Through decades of extensive use and promotion, Intel also owns common law trademark rights in INTEL and its family of INTEL formative marks, for all of the goods and services and activities identified herein.
- 19. Intel maintains an Internet site on the World Wide Web at the address http://www.intel.com. Intel's web site features the INTEL marks and many other INTEL composite marks.
- 20. As a result of the extensive sales, advertising, promotion, and use of the INTEL and family of INTEL trademarks, Intel has developed enormous recognition for its INTEL branded products and services, and enjoys an immensely valuable reputation and tremendous goodwill under the mark. The INTEL mark is world renowned, and is a "famous" mark for purposes of 15 U.S.C. 16 17 § 1125(c)(1).

#### V. AUTOINTEL'S BUSINESS AND ITS VIOLATIONS OF INTEL'S RIGHTS

- Intel is informed and believes that AutoIntel offers nationwide vehicle sales and leasing 21. and corporate fleet management services to customers across the United States, including throughout the State of California, and maintains a website at http://www.autointel.com. AutoIntel offers these services under the AUTOINTEL mark and trade name in California and throughout the United States.
- 22. AutoIntel uses the name and mark "AutoIntel" in marketing, often separating the AUTO and INTEL elements by capitalizing the letter "A" in Auto and "I" in Intel, and also by using contrasting colors. In so doing, AutoIntel accentuates the world-famous and distinctive INTEL portion 26 l of the mark. The AUTOINTEL mark has as its prefix the generic term "auto," which is descriptive of AutoIntel's services; thus, the INTEL element is the only distinctive portion of the mark.

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1	30. AutoIntel's unauthorized use of the AUTOINTEL trade name and service mark falsely
2	indicates to consumers that AutoIntel's services are in some manner connected with, sponsored by,
3	affiliated with, or related to Intel, Intel's licensees, or the goods and services of Intel and Intel's
4	licensees.
5	31. AutoIntel's unauthorized use of the AUTOINTEL trade name and service mark is also
6	likely to cause consumers to be confused as to the source and nature of the services AutoIntel is
7	promoting or selling.
8	32. AutoIntel's unauthorized use of the AUTOINTEL trade name and service mark in
9	connection with its services allows, and will continue to allow, AutoIntel to receive the benefit of the
10	goodwill established at great labor and expense by Intel and to gain acceptance of AutoIntel's services,
11	not based on the merits of those goods or services, but on Intel's reputation and goodwill which are
12	instantly recognizable
13	33. AutoIntel is likely to cause confusion, or to cause mistake, or to deceive consumers or
14	potential consumers in violation of 15 U.S.C. § 1114.
15	34. Intel has been, is now, and will be irreparably injured and damaged by AutoIntel's
16	trademark infringement, and unless enjoined by the Court, Intel will suffer further harm to its name,
17	reputation and goodwill. This harm constitutes an injury for which Intel has no adequate remedy at
18	law.
19	SECOND CAUSE OF ACTION
20	FALSE DESIGNATION OF ORIGIN
21	(15 U.S.C. § 1125(A))
22	35. Intel realleges and incorporates herein by reference the matters alleged in Paragraphs
23	1 through 34 of this Complaint.
24	36. AutoIntel's unauthorized use of the AUTOINTEL trade name and service mark falsely
25	suggests that its services are connected with, sponsored by, affiliated with, or related to Intel, and
26	constitutes a false designation of origin in violation of 15 U.S.C. § 1125(a).
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28	COMPLAINT FOR DAMAGES AND INJUNCTIVE RELIEF 13
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1	37. Intel has been, is now, and will be irreparably injured and damaged by AutoIntel's
2	aforementioned acts, and unless enjoined by the Court, Intel will suffer further harm to its name,
3	reputation and goodwill. This harm constitutes an injury for which Intel has no adequate remedy at
4	law.
5	THIRD CALISE OF ACTION
6	THIRD CAUSE OF ACTION FEDERAL TRADEMARK DILUTION
7	(15 U.S.C. § 1125(C))
8	38. Intel realleges and incorporates herein by reference the matters alleged in paragraphs
9	1 through 37 of this Complaint.
10	39. The INTEL mark is world-renowned. It is a famous mark that is widely recognized by
11	consumers, businesses and industry, and that identifies the products and services of Intel in the minds
12	of consumers.
13	40. AutoIntel's unauthorized use of the AUTOINTEL trade name and service mark began
14	after Intel's mark had become famous.
15	41. AutoIntel's unauthorized use of the AUTOINTEL trade name and service mark has, and
16	will continue to have, an adverse effect upon the value and distinctive quality of the INTEL mark.
17	AutoIntel's acts blur and whittle away at the distinctiveness and identity-evoking quality of the INTEL
18	mark. AutoIntel's acts have diluted and are likely to continue diluting the famous INTEL mark in
19	violation of 15 U.S.C. § 1125(c).
20	42. Intel has been, is now, and will be irreparably injured and damaged by AutoIntel's
21	aforementioned acts, and unless enjoined by the Court, Intel will suffer further harm to its name,
22	reputation and goodwill. This harm constitutes an injury for which Intel has no adequate remedy at
23	law.
24	<i>III</i>
25	///
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27	<i>                                      </i>

# FOURTH CAUSE OF ACTION INJURY TO BUSINESS REPUTATION AND DILUTION UNDER CALIFORNIA LAW (CAL. BUS. & PROF. CODE §14247)

43. Intel realleges and incorporates herein by reference the matters alleged in paragraphs 1 through 42 of this Complaint.

to injure Intel's business reputation, and has diluted, and/or is likely to dilute, the distinctive quality of the INTEL mark and trade name in violation of the California Business and Professions Code §14247.

AutoIntel's unauthorized use of the AUTOINTEL trade name and service mark is likely

- 45. AutoIntel willfully intended to trade on Intel's image and reputation and to dilute the INTEL trademark, acted with reason to know, or was willfully blind as to the consequences of its actions.
- 46. AutoIntel's wrongful acts have caused and will continue to cause Intel irreparable harm.

  Intel has no adequate remedy at law for AutoIntel's dilution.
- 47. Intel is therefore entitled to a judgment enjoining and restraining AutoIntel from engaging in further acts of dilution pursuant to California Business and Professions Code § 14247.

#### FIFTH CAUSE OF ACTION INFRINGEMENT UNDER CALIFORNIA LAW (CAL. BUS. & PROF. CODE § 14245)

- 48. Intel realleges and incorporates herein by reference the matters alleged in Paragraphs 1 through 47 of this Complaint.
- 49. AutoIntel's unauthorized use of the AUTOINTEL trade name and service mark in connection with the sale, offering for sale, distribution or advertising of its products and services is likely to cause confusion or mistake or to deceive as to the source or origin of its goods and/or services in violation of California Business and Professions Code § 14245.
- 50. Upon information and belief, AutoIntel's infringement has been with knowledge of Intel's rights.

28 COMPLAINT FOR DAMAGES AND INJUNCTIVE RELIEF

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1	51. Intel has been, is now, and will be irreparably injured and damaged by AutoIntel's
2	aforementioned acts, and unless enjoined by the Court, Intel will suffer further harm to its name,
3	reputation and goodwill. This harm constitutes an injury for which Intel has no adequate remedy at
4	law.
5	SIXTH CAUSE OF ACTION COMMON LAW PASSING OFF
6	AND UNFAIR COMPETITION
7	52. Intel realleges and incorporates herein by reference the matters alleged in paragraphs
8	1 through 51 of this Complaint.
9	53. AutoIntel's unauthorized use of the AutoIntel trade name and service mark constitutes
10	passing off and unfair competition of the INTEL mark in violation of the common law of California.
11	54. AutoIntel's wrongful acts have caused and will continue to cause Intel irreparable harm.
12	Intel has no adequate remedy at law.
13	55. Intel is entitled to a judgment enjoining and restraining AutoIntel from engaging in
14	further acts of infringement and unfair competition.
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16	SEVENTH CAUSE OF ACTION UNFAIR COMPETITION
17	(CAL. BUS & PROF. CODE § 17200)
18	56. Intel realleges and incorporates herein by reference the matters alleged in Paragraphs 1
19	through 55 of this Complaint.
20	57. AutoIntel's acts described above constitute unfair competition in violation of California
21	Business and Professional Code § 17200 et seq., as they are likely to deceive the public.
22	58. AutoIntel's acts of unfair competition have caused and will continue to cause Intel
<ul><li>23</li><li>24</li></ul>	irreparable harm. Intel has no adequate remedy at law for AutoIntel's unfair competition.
25	59. Intel is entitled to a judgment enjoining and restraining AutoIntel from engaging in
25 26	further unfair competition.
27	<i>///</i>
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	COMPLAINT FOR DAMAGES AND INJUNCTIVE RELIEF 16

#### EIGHTH CAUSE OF ACTION **CANCELLATION OF REGISTRATION** (15 U.S.C. §1119)

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Intel realleges and incorporates herein by reference the matters alleged in Paragraphs 1 60. through 59 of this Complaint. AutoIntel's use and ownership of the federal registration for the AUTOINTEL & 61.

Design Mark is likely to cause confusion, or to cause mistake, or to deceive consumers or potential consumers in violation of 15 U.S.C. § 1114, and have diluted and are likely to continue diluting the

Unless the Court orders cancellation of the United States federal trademark registration 62.

for AUTOINTEL & Design Mark (Reg. No. 3070278) pursuant to 15 U.S.C. § 1119, Intel will continue to suffer further injury and damage to its rights.

#### PRAYER FOR RELIEF

WHEREFORE, Intel prays for relief as follows:

famous INTEL mark in violation of 15 U.S.C. § 1125(c).

Entry of an order and judgment requiring that AutoIntel and its officers, agents, 1.

servants, employees, owners and representatives, and all other persons, firms or corporations in active concert or participation with it, be enjoined and restrained from (a) using in any manner the INTEL

mark, or any name, mark or domain name that wholly incorporates the INTEL mark or is confusingly

similar to or a colorable imitation of this mark, including, without limitation, any trade name,

trademark, and service mark incorporating the term "AUTOINTEL;" (b) doing any act or thing calculated or likely to cause confusion or mistake in the minds of members of the public, or

prospective customers of Intel's products or services, as to the source of the products or services offered for sale, distributed, or sold, or likely to deceive members of the public, or prospective

customers, into believing that there is some connection between AutoIntel and Intel; and (c)

committing any acts which will blur or dilute, or likely to blur or dilute the distinctive quality of the famous INTEL mark;

COMPLAINT FOR DAMAGES AND INJUNCTIVE RELIEF

- A judgment ordering AutoIntel, pursuant to 15 U.S.C. § 1116(a), to file with this Court 2. and serve upon Intel within thirty (30) days after entry of the injunction, a report in writing under oath setting forth in detail the manner and form in which AutoIntel has complied with the injunction, ceased all sales of goods and services under the AUTOINTEL trade name and trademark as set forth above;
- A judgment ordering AutoIntel, pursuant to 15 U.S.C. § 1118, to deliver up for 3. destruction, or to show proof of said destruction or sufficient modification to eliminate the infringing matter, all articles, packages, wrappers, products, displays, labels, signs, vehicle displays or signs, 7 circulars, kits, packaging, letterhead, business cards, promotional items, clothing, literature, sales aids, 8 receptacles or other matter in the possession, custody, or under the control of AutoIntel or its agents bearing the trademark INTEL in any manner, or any mark that is confusingly similar to or a colorable imitation of this mark, including without limitation the AUTOINTEL trade name and trademark, both 12 alone and in combination with other words or terms;
  - A judgment ordering AutoIntel to take all steps necessary to cancel the domain name www.autointel.com and to remove all references to the AUTOINTEL trade name and service mark from all of its other websites, if any;
  - A judgment exercising this Court's power pursuant to 15 U.S.C. § 1119 ordering the 5. Commissioner of Patents and Trademarks to cancel the registration of AutoIntel's U.S. Trademark Registration No. 3070278.
  - A judgment in the amount of Intel's actual damages, AutoIntel's profits, Intel's 6. reasonable attorneys' fees and costs of suit, and pre-judgment interest pursuant to 15 U.S.C. §1117;
  - A judgment for enhanced damages under 15 U.S.C. §1117 and punitive damages under 7. state law as appropriate;

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COMPLAINT FOR DAMAGES AND INJUNCTIVE RELIEF

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2	8. A judgment granting Intel such other and further relief as the Court deems just and
3	proper.
4	Dated: October 3, 2008  Respectfully submitted,
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6	HOWREY LLP
7	- Start All Ali
8	By: Robert W. Phillips  Attorneys for Plaintff
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28	COMPLAINT FOR DAMAGES AND INTINCTIVE RELIEF

### JURY DEMAND

Intel hereby requests a trial by jury.

Dated: October 3, 2008

Respectfully submitted,

HOWREY LLP

Ву:

Robert N. Philips
Attorneys for Plaintiff
INTEL CORPORATION

COMPLAINT FOR DAMAGES AND INJUNCTIVE RELIEF

#### CERTIFICATION OF INTERESTED ENTITIES OR PERSONS

Pursuant to Civil L.R. 3-16, the undersigned certifies that as of this date, other than the named

parties, there is no such interest to report.

Dated: October \_\_\_\_, 2008

Respectfully submitted,

HOWREY LLAP

By:

Attorneys for Plaintiff

INTEL CORPORATION

COMPLAINT FOR DAMAGES AND INJUNCTIVE RELIEF